FORM 11-K

SECURITIES AND EXCHANGE COMMESSION

WASHINGTON, D. C. 20549

ANNUAL REPORT

[X] Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 [Fee Required]

For the fiscal year ended December 31, 2004

OR

[]	Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934
	[No Fee Required]

For the transition period from ______to _____

Commission file number 1-8339



a. Full title of the Plan:

THOROUGHBRED RETIREMENT INVESTMENT PLAN OF NORFOLK SOUTHERN CORPORATION AND PARTICIPATING SUBSIDIARY COMPANIES

b. Name of issuer of the securities held pursuant to the Plan and the address of its principal executive office:

NORFOLK SOUTHERN CORPORATION
Three Commercial Place
Norfolk, VA 23510

THE VANGUARD GROUP, INC. P. O. Box 2900 Valley Forge, PA 19482 PROCESSE

ITHOMSON FINANCIAL

VANGUARD RETIREMENT SAVINGS TRUST
P. O. Box 2900
Valley Forge, PA 19482

AMERICAN CENTURY MUTUAL FUNDS, INC. 4500 Main Street Kansas City, MO 64111

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Managers have duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized.

THOROUGHBRED RETIREMENT INVESTMENT PLAN OF NORFOLK SOUTHERN CORPORATION AND PARTICIPATING SUBSIDIARY COMPANIES

Date: June 20, 2005

H. C. Wolf, Chairmar

Board of Managers

THOROUGHBRED RETIREMENT INVESTMENT PLAN

OF

NORFOLK SOUTHERN CORPORATION AND PARTICIPATING SUBSIDIARY COMPANIES

ANNUAL REPORT

December 31, 2004 and 2003

BOARD OF MANAGERS

H. C. Wolf, Chairman J. P. Rathbone T. H. Mullenix

OFFICERS

M. R. Stewart, Controller G. W. Dana, Secretary W. J. Romig, Treasurer

THOROUGHBRED RETIREMENT INVESTMENT PLAN

\mathbf{OF}

NORFOLK SOUTHERN CORPORATION AND PARTICIPATING SUBSIDIARY COMPANIES

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KPMG LLP 2100 Dominion Tower 999 Waterside Drive Norfolk, VA 23510

Report of Independent Registered Public Accounting Firm

The Board of Managers
Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation
and Participating Subsidiary Companies:

We have audited the accompanying statements of assets available for benefits of the Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies (the Plan) as of December 31, 2004 and 2003, and the related statements of changes in assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan as of December 31, 2004 and 2003, and the changes in assets available for benefits for the years then ended in conformity with U.S. generally accepted accounting principles.

Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary schedules of the Plan (Schedule H, line 4i – Schedule of Assets (Held at End of Year) and Schedule H, line 4j – Schedule of Reportable Transactions) are presented for purposes of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. These supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.



June 8, 2005

Statements of Assets Available for Benefits December 31, 2004 and 2003

	<u>2004</u>		<u>2003</u>
Assets:			
Investments (notes 4 and 7):			
Interest in Master Trust for Norfolk			
Southern Corporation common stock	\$ 201,482	,721 \$	148,388,598
Mutual funds:			
Equity growth and income funds	87,163	,997	82,824,730
Balanced funds	31,163	,964	28,037,272
International stock fund	6,874	,897	5,740,441
Diversified equity fund			19,324
Common collective trust – stable value fund	25,477	,698	26,862,656
m . 1.	252.162	0.55	201.052.001
Total investments	352,163	,277	291,873,021
Receivables:			
Employees' contributions			73,640
Employers' contributions			7,579
Total receivables			81,219
Assets available for benefits	\$ 352,163	,277 \$	291,954,240

See accompanying notes to financial statements.

Statements of Changes in Assets Available for Benefits Years Ended December 31, 2004 and 2003

		<u>2004</u>	2003
Investment income (note 7): Net appreciation in fair value			
of investments (note 4)	\$	80,181,671	\$ 44,287,837
Dividends		5,025,944	3,450,026
Interest	-	982,945	1,010,214
Total investment income	-	86,190,560	48,748,077
Contributions:			
Employee contributions		33,256,944	36,098,156
Employer contributions – Norfolk Southern Corporation common stock		3,896,074	4,361,529
Corporation common stock	-	3,890,074	4,301,323
Total contributions	_	37,153,018	40,459,685
Distributions:			
Assets transferred out to BLE			
Section 401(k) Plan (note 6)		(42,493,231)	
Benefits paid (note 8)		(20,641,310)	(17,560,265)
Total distributions	-	(63,134,541)	(17,560,265)
Net increase		60,209,037	71,647,497
Assets available for benefits:			
Beginning of year	_	291,954,240	220,306,743
End of year	\$_	352,163,277	\$ 291,954,240

See accompanying notes to financial statements.

Notes to Financial Statements December 31, 2004 and 2003

(l) Summary of Significant Accounting Policies

(a) Basis of Presentation

The accompanying financial statements have been prepared on an accrual basis.

The Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation (NS) and Participating Subsidiary Companies (the Plan) meets the definition of a defined contribution employee benefit plan under the Employee Retirement Income Security Act of 1974, as amended (ERISA), and is thus subject to the reporting and disclosure, participation and vesting, fiduciary responsibility, and administration and enforcement provisions of Title I of ERISA. As an individual account plan, however, the Plan is not subject to the funding provisions of Title I or to the benefit guaranty provisions of Title IV of ERISA.

(b) Use of Estimates

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and changes therein, and disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

(c) <u>Investments</u>

The presentation of investments at fair value in the accompanying financial statements of the Plan is required by and is in accordance with U.S. generally accepted accounting principles. Fair value is based on quotations from national securities exchanges; where securities are not listed on an exchange, quotations are obtained from brokerage firms.

The Plan's investment in NS common stock (NS Stock) is included in a Master Trust with investments in NS Stock (NS Stock Fund) held by the Thrift and Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies. Commingled stock investments consist of shares of NS Stock, measured at fair value, and a small cash balance for liquidity purposes, and are divided into units (rather than shares of stock) for the purpose of valuing the assets of the participating plans and the participants' accounts. A unit represents a proportionate ownership interest in investments of the Master Trust. A unit value is calculated daily by dividing the total value of NS Stock and cash, reduced by any commissions and fees associated with the Master Trust's transactions, by the total number of units credited to participants of all plans in the Master Trust. Units are allocated among the plans based on total units credited to participants of each plan. The Plan's percentage of Master Trust investment assets at December 31, 2004, and December 31, 2003, was 38.7%

Notes to Financial Statements December 31, 2004 and 2003

and 39.8%, respectively. The Plan's fair value of Master Trust investment assets was \$201,482,721 at December 31, 2004, and \$148,388,598 at December 31, 2003.

Investment income for the Master Trust was as follows:

	<u>2004</u>	<u>2003</u>
Net appreciation in fair value Dividends and interest	\$ 180,983,262 5,391,782	\$ 58,873,686 4,930,511
Total investment income	\$ 186,375,044	\$ 63,804,197

(d) Revenue Recognition

Unrealized and realized appreciation and depreciation in the fair value of investments are recognized in the financial statements in the periods in which such changes occur. Security transactions are accounted for on the trade date (the date that the order to buy or sell is executed). Interest is accrued when it is earned. Dividend income is recorded on the exdividend date.

(2) Plan Description

The following is a brief discussion of the Plan in effect during 2004 and not the complete text of the plan document. Participants should refer to the plan document for more complete information. Capitalized terms used but not defined herein are defined in the plan document.

(a) General Information

The Plan was established effective April 1, 1995, as amended by the Board of Directors of NS.

The purpose of the Plan is to encourage retirement savings among eligible employees. Agreement Employees of NS or any participating subsidiary shall be eligible to become a member of the Plan (Member) on the first day of the calendar month after the expiration of twelve (12) months of service following the date on which he or she first is employed by and receives compensation from NS or an affiliated employer within the meaning of Section 414 of the Internal Revenue Code (Code).

A portion of the Plan is intended to be an employee stock ownership plan (ESOP) within the meaning of Section 4975(e)(7) of the Code. The ESOP is designed to invest primarily in NS

Notes to Financial Statements December 31, 2004 and 2003

Stock, which is a qualifying security within the meaning of Sections 409(1) and 4975(e)(8) of the Code.

The Plan is administered by a Board of Managers (Managers), the members of which are appointed by the NS Board of Directors. The Vanguard Fiduciary Trust Company is the Plan's independent trustee, and The Vanguard Group, Inc. is the Plan's recordkeeper. All administrative costs arising under the Plan (not including administrative costs of the funds in which plan assets are invested) are paid by the Plan and its members except those expenses that NS and the participating subsidiary companies choose in their discretion to pay. The Managers receive no remuneration with respect to their service in such capacity.

(b) Vesting

At all times a Member shall have a fully vested interest in all account balances including their Basic Pre-Tax Contributions Account, Catch-Up Contributions Account, Matching Contributions Account, Thoroughbred Work Incentive Stock Transfer (TWIST) Account, After-Tax Contributions Account and Employee and Employer Rollover Accounts, hereinafter generally referred to as Accounts.

(c) <u>Basic Pre-Tax</u>, Catch-Up, Matching, TWIST and After-Tax Contributions Accounts

A Member may elect that NS contribute to the Member's Basic Pre-Tax Contributions Account an amount equal to not less than 1% nor more than 10% of the Member's Compensation, as defined in the Plan. In addition, Members who are former employees of Consolidated Rail Corporation or its subsidiaries who became employees of Norfolk Southern Railway Company under the implementing agreement between Norfolk Southern Railway Company and the American Train Dispatchers Department/BLE (ATDD Members) may elect to contribute unused personal leave days to their Basic Pre-Tax Contributions Account. Such amounts are not eligible for Matching Contributions. Annual Basic Pre-Tax Contributions are limited as provided in Section 402(g) of the Code. The maximum annual Basic Pre-Tax Contribution for 2004 and 2003 was \$13,000 and \$12,000, respectively.

A Member who is at least age 50, or will attain age 50 by the end of the calendar year, and is contributing or expected to contribute the maximum allowable amount to his or her Basic Pre-Tax Contributions Account, is eligible to make Catch-Up Contributions. Each Catch-Up Eligible Member may elect that NS contribute an amount equal to not less than 1% nor more than 20% of the Member's compensation as defined in the Plan. Catch-Up Contributions are not eligible for Matching Contributions. Annual Catch-Up Contributions are limited as provided in Code Section 414(v)(2)(B)(i). The maximum annual Catch-Up Contribution for 2004 and 2003 was \$3,000 and \$2,000, respectively.

Notes to Financial Statements December 31, 2004 and 2003

NS contributes to the Member's (excluding ATDD Members) Matching Contributions Account thirty percent (30%) of the Member's Basic Pre-Tax Contributions not to exceed the lesser of forty-five dollars (\$45) per month or one and eight-tenths percent (1.8%) of the Member's compensation, as defined in the Plan. This Matching Contribution is initially invested in the NS Stock Fund. NS contributes to the Member's TWIST Account the amount each Member is entitled to have contributed to the Plan on their behalf under the Special Work Incentive Program. In addition, each Member is allowed to contribute to the Member's After-Tax Contributions Account an amount equal to not less than 1% nor more than 5% of the Member's compensation, as defined in the Plan. NS contributes to the ATDD Member's Matching Contributions Account the lesser of the bonus percentage for the previous plan year multiplied by 20% of the basic Pre-Tax Contributions or After-Tax Contributions made by such ATDD Member during the preceding plan year or 3% of the ATDD Member's Compensation paid during the preceding plan year while a Member. The bonus percentage is the percentage pay-out of maximum bonus achieved for the applicable plan year under NS' bonus program for its non-agreement employees.

(d) Employee and Employer Rollover Accounts

A Member can contribute eligible rollover distributions from a tax-qualified retirement plan of a former employer or from an individual retirement account. Any amounts held in a Rollover Account will be invested in the same investment options, and in the same proportions, as the Member selects for Basic Pre-Tax and After-Tax Contributions.

(e) Income and Dividends

Income received, in the form of dividends or otherwise, from investments held is retained in the respective Accounts of each Member and is reinvested in the investment option from which such income was distributed.

Notwithstanding the foregoing, all dividends paid with respect to NS Stock held in the NS Stock Fund shall, at the Member's election, either (i) be paid to the Plan and distributed in cash to the Members as soon as practicable or (ii) be paid to the Plan and reinvested in the NS Stock Fund.

Notes to Financial Statements December 31, 2004 and 2003

(f) Distributions and Withdrawals

Except as hereinafter provided, the account balances of a Member will be held by the Managers until the earlier of the Member's retirement, disability, death, or separation from service. If a Member retires prior to normal retirement age, incurs a disability or separates from service and the value of the Member's interest in the Plan is greater than \$5,000 (without regard to the Member's Rollover Account), no distribution of account balances will be made to the Member prior to the earlier of normal retirement age or death without the Member's consent. If the value of the Member's interest in the Plan does not exceed \$5,000 (without regard to the Member's Rollover Account), then the account balances will be distributed to the Member as soon as practicable. The normal form of payment under the Plan is a single lump sum but a Member may elect that the portion of their account that is invested in the NS Stock Fund be distributed in whole shares of NS Stock rather than cash. A Member generally may request that a distribution from the Plan be made directly to another eligible retirement plan as the Member directs.

A Member may withdraw, no more than once during each three-month period measured from the beginning of the plan year, all or a portion of the balance of their After-Tax Contributions Account. The amount of the withdrawal may not be less than \$500. The Managers will then distribute to the Member the amount requested pro rata from the investment options in which the Member's After-Tax Contributions Account balance is invested, unless the Member requests the Managers to do otherwise.

A Member may withdraw all or a portion of the balance of the Member's TWIST Account, provided that the contributions being withdrawn have been held in the Plan for not less than two years.

A Member may make a written request to the Managers for withdrawal of all or a portion of the Member's Basic Pre-Tax Contributions Account, Catch-Up Contributions Account and/or Rollover Account on the basis of hardship as more fully described in the Plan.

(g) Transfers with other Plans

A Member may be allowed to transfer as a direct transfer their accounts to another Code Section 401(k) plan of an affiliate or to another plan of NS or to the Brotherhood of Locomotive Engineers 401(k) Savings Plan for Employees of Norfolk Southern Carriers (BLE Section 401(k) Plan) if the Managers determine that the transferee plan is comparable to this Plan, and the employee is eligible to participate in the other plan of NS or an affiliate or BLE Section 401(k) Plan.

Notes to Financial Statements December 31, 2004 and 2003

A Member who does not have an outstanding loan under the BLE Section 401(k) Plan may be allowed to transfer as a direct transfer their account from the BLE Section 401(k) Plan to this Plan if the managers determine that the BLE Section 401(k) Plan is comparable to this Plan.

As noted in sections (d) and (f) above, a Member generally may rollover eligible rollover distributions from a tax-qualified retirement plan of a former employer or from an individual retirement account to this plan, and generally may direct that eligible rollover distributions from this Plan be made directly to another eligible retirement plan.

(h) Plan Termination

Although it has not expressed any intent to do so, NS has the right under the Plan to discontinue its contributions at any time and terminate the Plan subject to the provisions of ERISA. In the event of plan termination, Members would remain 100% vested in their employer contributions.

(3) <u>Investment Program</u>

A Member's investment election will apply to the Member's Basic Pre-Tax, Catch-Up, After-Tax and Rollover Contributions Accounts. A Member may not make separate investment elections for each account. If a Member does not provide for the allocation of contributions, the Member will be deemed to have allocated all contributions to the Vanguard Wellington Fund.

Effective January 1, 2003, the Managers adopted two new funds, the Vanguard Growth Index Fund and the American Century Ultra Fund, as investment options under the Plan; and established that the Vanguard U.S. Growth Fund would no longer be offered as an investment option effective February 1, 2003. A transition period beginning January 1, 2003, and ending December 31, 2003, was established to facilitate the Participants' transfers of existing balances held in the Vanguard U.S. Growth Fund to a new investment option.

Effective January 1, 2004, or as soon thereafter as practicable, any assets remaining invested in the Vanguard U.S. Growth Fund which had not been transferred to a new fund were shifted automatically to the Vanguard Growth Index Fund. As of March 31, 2004, all funds were transferred from the Vanguard U.S. Growth Fund.

Notes to Financial Statements December 31, 2004 and 2003

Prior to 2002, Matching Contributions and TWIST Contributions were invested exclusively in NS Stock held in the Master Trust. Beginning March 1, 2002, a Member who has participated in the Plan for not less than two (2) years may elect to invest the existing and future balances of the Member's Matching Contributions Account and TWIST Account in any investment option (including the NS Stock Fund) available under the Plan.

(4) <u>Investments</u>

Investments at fair value that represent 5% or more of the Plan's investments are separately identified in the following table:

	December 31,			
		<u>2004</u>		2003
Common stock - Interest in Master Trust for Norfolk Southern Corporation	\$	201,482,721	\$	148,388,598
Value of interests in registered investment company:				
Vanguard Windsor II Fund		30,775,594		28,023,329
Vanguard 500 Index Fund		28,135,455		26,164,386
Vanguard Growth Index Fund		26,225,073		26,820,182
Vanguard Wellington Fund		23,339,643		21,189,396
Value of interest in common collective trust - Vanguard Retirement Savings Trust		25,477,698		26,862,656

During 2004 and 2003, the Plan's investments appreciated in value by \$80,181,671 and \$44,287,837, respectively. In both 2004 and 2003, the Plan's investment income included realized and unrealized gains on investments bought and sold as well as held during the year. The details of both realized and unrealized gains are as follows:

		Years ended December 31,			
		<u>2004</u>		2003	
Common stock	\$	69,550,298	\$	22,795,479	
Mutual funds		10,631,373		21,492,358	
	\$ _	80,181,671	\$	44,287,837	

Notes to Financial Statements December 31, 2004 and 2003

The majority of the Plan's investments are participant-directed. Certain nonparticipant-directed investments in NS Stock are held in the Master Trust. The year-end balances of these nonparticipant-directed investments amounted to \$252,487 for 2004 and \$189,941 for 2003. The March 1, 2002, amendment (note 3) permits Members who have participated in the Plan for not less than two years to transfer funds out of the Matching Contributions Account and TWIST Account. Since changes in the components of participant-directed and nonparticipant-directed investments cannot be separately determined, all Matching Contribution amounts excluding the TWIST Account are deemed to be nonparticipant-directed. Information about the significant components of changes in assets relating to the Matching Contributions Account is as follows:

		<u>2004</u>		<u>2003</u>
Beginning balance at fair value	\$	32,424,548	\$	24,846,409
Net appreciation in fair value		15,753,353		5,116,662
Employer contributions		3,896,074		4,361,529
Fund exchanges in		1,678,137		866,560
Dividends		467,061		390,096
Other receipts		87,715		80,924
Transfer to BLE Section 401(k) Plan		(4,254,411)		
Fund exchanges out		(2,494,824)		(1,922,586)
Payments to Members		(1,589,512)		(1,225,347)
Other disbursements	-	(265,912)	-	(89,699)
Ending balance at fair value	\$	45,702,229	\$	32,424,548

(5) Federal Income Taxes

The Internal Revenue Service has determined and informed NS by a letter dated October 2, 2003, that the Plan and related trust are designed in accordance with applicable sections of the Code. Although the Plan has been amended since receiving the determination letter, the Plan administrator and the Plan's tax counsel believe that the Plan is designed and is currently being operated in compliance with the applicable requirements of the Code.

(6) Plan Amendments

The Plan was amended and restated effective May 1, 2004, to change the eligibility for BLE members and allow for transfers between the Plan and the BLE Section 401(k) Plan. During 2004, \$42,493,231 was transferred from the Plan to the BLE Section 401(k) Plan.

Notes to Financial Statements December 31, 2004 and 2003

The Plan was amended effective December 31, 2003, to permit the Trustees to vote any shares for which written instructions are not received in the same proportion as the shares that are voted in accordance with written instructions from the Members.

The Plan was amended effective December 5, 2003, to adopt certain minor technical amendments required by the IRS in connection with the favorable determination on the qualified status of the Plan.

The Plan was amended effective September 29, 2003, to permit the Board of Directors to make appropriate adjustments in the number of shares of Common Stock authorized for the Plan to prevent dilution or enlargement of the rights of the Members in event certain transactions occur that affect the capital structure or capital stock of the Corporation.

The Plan was amended effective June 30, 2003, to bring the Plan into compliance with changes made by the Community Renewal Tax Relief Act of 2000.

(7) Related Party Transactions

Certain plan investments are shares of mutual funds managed by The Vanguard Group, Inc. The Vanguard Fiduciary Trust Company and The Vanguard Group, Inc. are the independent trustee and the recordkeeper, respectively, as defined by the Plan; therefore, these transactions qualify as party-in-interest.

Certain plan investments are NS Stock. The Managers, NS officers, are the administrators of the Plan; therefore, these transactions qualify as party-in-interest.

Notes to Financial Statements December 31, 2004 and 2003

(8) Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of benefit claims payable and benefits paid to participants per the financial statements to the Form 5500:

	Year ended I 2004)ece	ember 31, 2003
	200.		2002
Benefit claims payable to participants per the financial statements	\$ 	\$	
Add: Current accruals for withdrawing participants	31,761		13,795
Benefit claims payable to participants per Form 5500	\$ 31,761	\$	13,795
Benefits paid to participants per the financial statements	\$ 20,641,310	\$	17,560,265
Add: Current accruals for withdrawing participants	31,761		13,795
Less: Prior year accruals paid in current year	(13,795)	·	
Benefits paid to participants per Form 5500	\$ 20,659,276	\$	17,574,060

Page 18 of 21

Schedule H, line 4i - Schedule of Assets (Held at End of Year) December 31, 2004

Identity of issue, borrower, lessor or similar party	Description of investment including maturity date, rate of interest, collateral, par or maturity value	Ol	Cost	Current value	
Common Stock - Master Trust for Norfolk Southern Corporation *	16,367,402 units of NS Stock Fund	\$ 12	125,506,168	\$ 201,482,721	
Value of Interests in Registered Investment Companies: The Vanguard Group. Inc.*	1.001.484 shares of Vanguard Windsor II Fund	2	25.904.026	30,775,594	
The Vanguard Group, Inc.*	252,019 shares of Vanguard 500 Index Fund	2	26,001,884	28,135,455	
The Vanguard Group, Inc.*	992,998 shares of Vanguard Growth Index Fund	2	24,087,711	26,225,073	
The Vanguard Group, Inc.*	773,092 shares of Vanguard Wellington Fund	2	21,361,627	23,339,643	
The Vanguard Group, Inc.*	318,580 shares of Vanguard Asset Allocation Fund		6,946,332	7,824,321	
The Vanguard Group, Inc.*	364,523 shares of Vanguard International Growth Fund		5,896,148	6,874,897	
American Century Mutual Funds, Inc. *	68,742 shares of American Century Ultra Fund		1,671,741	2,027,875	
		11	111,869,469	125,202,858	. ,
Value of Interest in Common Collective Trust - Vanouard Refirement Savinos Trust *	25 477 698 units of Stable Value Fund	2	25.477.698	25,477,698	
and the second s			22462		
	Total investments	\$ 26	262,853,335	\$ 352,163,277	
* Party-in-interest					

See accompanying Report of Independent Registered Public Accounting Firm.

Schedule H, line 4j - Schedule of Reportable Transactions

Year Ended December 31, 2004

	Net	gain	or	(loss)	N/A	5,419,091
						↔
Current	value of	asset on	transaction	date	30,904,945	47,362,404
					€9	↔
			Cost of	asset	30,904,945	41,943,313 \$
					↔	\$
	Expense	incurred	with	transaction	N/A	N/A
			Lease	rental	N/A	N/A
			Selling	price	N/A	47,362,404
						63
			Purchase	price	\$ 30,904,945	N/A
	Description of asset	(include interest rate	and maturity in case	of a loan)	Purchase of NS Stock Fund	Sale of NS Stock Fund
			Identity of party	involved	Norfolk Southern Corporation (Master Trust)	Norfolk Southern Corporation (Master Trust)

Note: The above data for the Master Trust includes both participant-directed and nonparticipant-directed transactions.

N/A - Not Applicable

See accompanying Report of Independent Registered Public Accounting Firm.

EXHIBIT INDEX

Exhibit		SEC Sequential
Number		Numbering System
23	Consent of Independent Registered Public	
	Accounting Firm	21



KPMG LLP 2100 Dominion Tower 999 Waterside Drive Norfolk, VA 23510

Consent of Independent Registered Public Accounting Firm

The Board of Directors Norfolk Southern Corporation

The Board of Managers
Thoroughbred Retirement Investment Plan of Norfolk Southern
Corporation and Participating Subsidiary Companies:

We consent to the incorporation by reference in the Registration Statement No. 333-100936 on Form S-8 of Norfolk Southern Corporation of our report dated June 8, 2005, with respect to the statements of assets available for benefits of the Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies as of December 31, 2004 and 2003, the related statements of changes in assets available for benefits for the years then ended and the related supplemental schedules (Schedule H, line 4i – Schedule of Assets (Held at End of Year) and Schedule H, line 4j – Schedule of Reportable Transactions), which report appears in the December 31, 2004, annual report on Form 11-K of the Thoroughbred Retirement Plan of Norfolk Southern Corporation and Participating Subsidiary Companies.

KPMG LLP

Norfolk, Virginia June 20, 2005